

Appl. No. 10/821,212
Amdt. dated May 1, 2006

REMARKS

Attachment A was appended to an amendment filed March 2, 2006. There is attached to the present amendment an attachment identified as Attachment B. Attachment B differs slightly from Attachment A and is Paragraph 1 in a revision of Paragraph 1 of Attachment A. The undersigned does not represent that Attachment A as modified by Attachment B is accurate and /or complete.

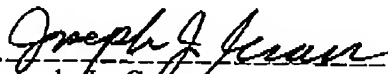
Applicant repeats his request that a translation be provided of the Japanese reference (JP0128970A) because the Final rejection relies on this Japanese language document. The Examiner has not commented on the request, and the request is repeated.

The present amendment corrects obvious errors in the claims. In claims 7 and 14, the "or" has been omitted because it is grammatically incorrect and it has been deleted. In claim 13, "compromising" should obviously be "comprising". In claims 16 and 26, there is antecedent basis for "roll" but there is no antecedent basis for "platen".

In that claim 31 is a written allowed claims, it is requested that the allowability of claim 31 be acknowledged.

It is requested that the present amendment along with the amendment filed March 2, 2006 be entered to place the application in better condition for appeal.

Respectfully submitted,



Joseph J. Grass
Attorney of Record
Reg. No. 19,768

Date: May 1, 2006
Dayton, OH
(937) 865-2012